Please type a plus sign (+) inside this box → +  Under the Paperwork Reduction Act of 1995, no persons are require	Patent and Tra	ndemark Office: U.S.	PTO/SB/05 (4 igh 09/30/2000. OMB 0651-0 DEPARTMENT OF COMME blavs a valid OMB control nun	)032 :RCE
Under the Paperwork Reduction Act of 1995, 110 persons are require	Attorney Docket No.	1800-002A		
PATENT APPLICATION	First Inventor or Application Identifier		Bruce Bent	
	Title Money Fund Banking System with Multimple Banks			

TRANSMITTAL EL467166232US Express Mail Label No. Only for new nonprovisional applications under 37 C.F.R. § 1.53(b) Assistant Commissioner for Patents APPLICATION ELEMENTS **Box Patent Application** ADDRESS TO: See MPEP chapter 600 concerning utility patent application contents. <u> Washington, DC 2023</u> Fee Transmittal Form (e.g., PTO/SB/17) Microfiche Computer Program (Appendix) (Submit an original and a duplicate for fee processing) Nucleotide and/or Amino Acid Sequence Submission [Total Pages | 11 (if applicable, all necessary) 2. (preferred arrangement set forth below) Computer Readable Copy - Descriptive title of the Invention - Cross References to Related Applications Paper Copy (identical to computer copy) h. - Statement Regarding Fed sponsored R & D Statement verifying identity of above copies C. - Reference to Microfiche Appendix ACCOMPANYING APPLICATION PARTS - Background of the Invention - Brief Summary of the Invention Assignment Papers (cover sheet & document(s)) - Brief Description of the Drawings (if filed) Power of 37 C.F.R.§3.73(b) Statement - Detailed Description (when there is an assignee) Attorney English Translation Document (if applicable) - Claim(s) Copies of IDS - Abstract of the Disclosure Information Disclosure Statement (IDS)/PTO-1449 [Total Sheets Citations Drawing(s) (35 U.S.C. 113) 1 Preliminary Amendment [Total Pages Oath or Declaration Return Receipt Postcard (MPEP 503) 12. Newly executed (original or copy) a. (Should be specifically itemized) Copy from a prior application (37 C.F.R. § 1.63(d)) (for continuation/divisional with Box 16 completed) \* Small Entity Statement filed in prior application, 13. Statement(s) Status still proper and desired (PTO/SB/09-12) **DELETION OF INVENTOR(S)** Certified Copy of Priority Document(s) i. Signed statement attached deleting (if foreign priority is claimed) inventor(s) named in the prior application, Other: a check for \$ 355.00 see 37 C.F.R. §§ 1.63(d)(2) and 1.33(b). \* NOTE FOR ITEMS 1 & 13: IN ORDER TO BE ENTITLED TO PAY SMALL ENTITY ROTE FOR HELL STATES TO THE TOTAL TO THE TOTAL STATES AND THE STAT 16. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment: Continuation-in-part (CIP) of prior application No: Divisional Continuation Group / Art Unit: Prior application information: For CONTINUATION or DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath cr declaration is supplied under Box 4b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts. 17. CORRESPONDENCE ADDRESS Correspondence address below Customer Number or Bar Code Label (Insert Customer No. or Attach bar code label here) Hopgood, Calimafde, Kalil & Judlowe, L.L.P. Name 60 East 42nd Street Address 10165 Zip Code NY New York City (212) 949-2795 (212) 551-5000 Fax USA Telephone Country 32,058 Registration No. (Attorney/Agent) Bradley N. Ruben Name (Pnnt/Type) 2: October 2000 Date

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# FEE TRANSMITTAL for FY 2000

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Small Entity payments must be supported by a small entity statement, otherwise large entity fees must be paid. See Forms PTO/SB/09-12. See 37 C.F.R. §§ 1.27 and 1.28.

355.00 TOTAL AMOUNT OF PAYMENT

Complete	if Known	
Application Number	NA	
Filing Date	NA	
First Named Inventor	Bruce Bent	
Examiner Name	NA	
Group / Art Unit	NA	
Attorney Docket No.	1800-002A	

METHOD OF PAYMENT (check one)	FEE CALCULATION (continued)			
The Commissioner is hereby authorized to charge indicated fees and credit any overpayments to:	3. ADDITIONAL FEES Large Entity Small Entity Fee	Fee Paid		
Deposit Account 08-2776	Code (\$) Code (\$)  105 130 205 65 Surcharge - late filling fee or oath			
Deposit LL LO II Cha Kali a hallon LLD	127 50 227 25 Surcharge - late provisional filing fee or cover sheet.			
Account Name Hopgood, Calimafde, Kalil & Judlwe, LLP	139 130 139 130 Non-English specification			
Charge Any Additional Fee Required	147 2,520 147 2,520 For filing a request for reexamination			
Onder 57 CFR 99 1.10 and 1.17	112 920* 112 920* Requesting publication of SIR prior to Examiner action			
2. Payment Enclosed: Check Order Dther	113 1,840* 113 1,840* Requesting publication of SIR after Examiner action			
FEE CALCULATION	115 110 215 55 Extension for reply within first m onth			
	116 380 216 190 Extension for reply within second month			
1. BASIC FILING FEE Large Entity Small Entity	117 870 217 435 Extension for reply within third month			
Fee Fee Fee Fee Description	118 1,360 218 680 Extension for reply within fourth month			
Code (\$) Code (\$) Fee Paid	128 1,850 228 925 Extension for reply within fifth month			
101 690 201 345 Utility filing fee 355.00	119 300 219 150 Notice of Appeal			
106 310 206 155 Design filing fee	120 300 220 150 Filing a brief in support of an appeal			
107 480 207 240 Plant filing fee	121 260 221 130 Request for oral hearing			
108 690 208 345 Reissue filing fee	138 1,510 138 1,510 Petition to institute a public use proceeding			
114 150 214 75 Provisional filing fee	140 110 240 55 Petition to revive - unavoidable			
SUBTOTAL (1) (\$) 355.00	141 1,210 241 605 Petition to revive - unintentiona.	Petition to revive - unintentiona		
2. EXTRA CLAIM FEES	142 1,210 242 605 Utility issue fee (or reissue)			
Fee from Extra Claims below Fee Paid	143 430 243 215 Design issue fee			
Total Claims 8 -20** = 0 X 9 = 0	144 580 244 290 Plant issue fee	290 Plant issue fee		
Independent 2 - 3** = 0 X 40 = 0	122 130 122 130 Petitions to the Commissioner	Petitions to the Commissioner		
Multiple Dependent	123 50 123 50 Petitions related to provisional applications	Petitions related to provisional applications		
**or number previously paid, if greater; For Reissues, see below	126 240 126 240 Submission of Information Disclosure Stmt			
Large Entity Small Entity Fee Fee Fee Fee Fee Description Code (\$) Code (\$)	581 40 581 40 Recording each patent assignment per property (times number of procepties)			
103 18 203 9 Claims in excess of 20	146 690 246 345 Filing a submission after final r∋jection (37 CFR § 1.129(a))			
102 78 202 39 Independent claims in excess of 3	149 690 249 345 For each additional invention to be	<del></del>		
104 260 204 130 Multiple dependent claim, if not paid	examined (37 CFR § 1.129(b))			
109 78 209 39 ** Reissue independent claims over original patent	Other fee (specify)			
110 18 210 9 ** Reissue claims in excess of 20 and over original patent	Other fee (specify)			
<b>SUBTOTAL (2)</b> (\$) 0	*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$)			
SUBMITTED BY Complete (if applicable)				
Name (Print/Type) Bradley N. Ruben	Registration No. (Attorney/Agent) 32,058 Telephone (212) 551-5000 x 40			
Signature R. Idea A.		ber 2000		

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Bruce Bent; Bruce Bent II

Serial No. Filing Date

Title of Invention :

MONEY FUND BANKING SYSTEM WITH MULTIPLE

**BANKS AND/OR RATES** 

Attorney Docket : 1800-002A

### <u>VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY</u> <u>under 37 C.F.R. 1.27(b) AS INDEPENDENT INVENTOR</u>

Bruce Bent and Bruce Bent II, applicants of the above-referenced application, hereby each separately declares that I am an independent inventor as defined in 37 CFR 1.9(c) for purposes of paying reduced fees under section 41(a) and (b) of Title 35, United States Code, to the Patent and Trademark Office with regard to the above entitled invention.

I have not assigned, granted, conveyed, or licensed and is under no obligation under contract or law to assign, grant, convey, or license, any rights in the invention to any person who could not be classified as an independent inventor under 37 CFR 1.9(c) if that person had made the invention, or to any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).

I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.38(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

### DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, correspondence address, and citizenship, are as stated below next to my name and signature.

I believe I the original, first, and sole inventor (if only one name is below) or an original, first, and joint inventor (if more than one name is below) of the subject matter which is claimed and for which a patent is sought on the invention entitled MONEY FUND BANKING SYSTEM WITH MULTIPLE BANKS AND/OR RATES, the specification of which is filed herewith.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

**Priority Claim**: I hereby claim priority under 35 U.S.C. § 119, § 120, § 121, and/or § 365 as applicable to the following application(s): serial number 09/176,340, filed 21 October 1998.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a). Insofar as the subject matter claimed herein was not disclosed in said prior U.S. application(s) commensurate with 35 U.S.C. 112, ¶ 1, I acknowledge the duty under § 1.56(a) to disclose such information occurring between the filing date of said application(s) and the instant application.

**POWER OF ATTORNEY**: As a named inventor, I hereby appoint the following attorneys to prosecute this application and transact all business in the U.S. Patent and Trademark Office connected therewith, Hopgood, Calimafde, Judlowe & Mondolino LLP, a firm consisting of Roy C. Hopgood, Reg. No. 15,245; John M. Calimafde, Reg. No. 16,895; Stephen B. Judlowe, Reg. No. 21,049; Francis J. Murphy, Reg. No. 24,537; Dennis J. Mondolino, Reg. No. 27,148; Ira B. Winkler, Reg. No. 29,223;

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James M. Bollinger, Reg. No. 32,555; Brian P. Murphy, Reg. No. 34,986; and Bradley N. Ruben, Reg. No. 32,058.

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60 East 42nd Street

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New York, New York 10165

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of first joint inventor: Bruce Bent	
Inventoria Signatura	Date 9/2/08
Inventor's Signature Plandome NY	
Residence Mandome 107	
Citizenship US	
Full name of second joint inventor: Bruce Bent II	
	9/1/2

### CORRESPONDENCE ADDRESS FOR ALL INVENTORS:

The Reserve Funds, 810 Seventh Ave., 17th fl., New York, NY, 10019

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### MONEY FUND BANKING SYSTEM WITH MULTIPLE BANKS AND/OR RATES

This application is a continuation-in-part of application serial no. 09/176,340, filed 21 October 1998, the entirety of which disclosure is incorporated herein by reference.

### Background of the Invention

### 1. Field of the Invention.

This invention generally relates to the field of account transaction processing, and more specifically, an improved system for processing and administering a demand account or money market account in combination with an insured deposit account, and optionally where the accounts are distributed over a plurality of banking institutions.

### 2. The State of the Art.

The Federal Deposit Insurance Corporation ("FDIC") is a federal governmental entity that provides insurance for deposits in most banks and savings institutions in the United States. Bank deposits are insured by the FDIC's Bank Insurance Fund ("BIF") and savings institutions' deposits are insured by the FDIC's Savings Association Insurance Fund ("SAIF"). The rules governing insurance of deposits of institutions insured by the BIF and the SAIF are the same. The FDIC bases insurance coverage on the concept of ownership rights and capacities: funds held in different ownership categories are insured separately from each other; and funds owned by the same entity but held in different accounts are subsumed under the same insurance coverage. The amount of insurance coverage provided to depositors of each institution insured by BIF and SAIF is the same: \$100,000.00 to the owners(s) of the funds in the account(s), including principal and interest.

As disclosed in our prior application serial no. 09/176,340 referenced above, a system is provided for managing a plurality of demand accounts for multiple clients whose funds are held at a banking institution in a single insured deposit account. That system provides an entity with the ability to deposit funds into a demand account from various sources, and to make payments from the demand account via different instruments, without the limitation as

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to the number of transfers, and still earn interest on the funds in the clients' accounts because the funds are effectively maintained in a deposit account. Even with the above-mentioned innovative system, investors carrying amounts in excess of \$100,000 in their accounts are disadvantaged because the FDIC insurance is limited to \$100,000, so any amount over \$100,000 is not protected by FDIC insurance. It was with this realization that the present invention was made.

## Objects and Summary of the Invention

One object of the present invention is to provide a system for managing a plurality of demand accounts for multiple clients whose funds are held at a banking institution in a single insured deposit account.

Another object of the present invention to is provide a system for managing a plurality of demand accounts for multiple clients whose funds are held at one or more banking institutions in one or more single insured deposit accounts that, from the viewpoint of the investor, removes the \$100,000 limitation of FDIC insurance for that individual investor.

Still a further object of the present invention is to provide a system for administering a plurality of accounts containing in excess of \$100,000 and continue to qualify for FDIC insurance.

These and other objects are achieved by providing a system that administers individual client deposits to and withdrawals from each of their demand accounts. The system includes a database having each client's information for each account administered. The system monitors the use of the funds from each account by selectively authorizing or rejecting each demand payment request for each account of a particular client. Periodically, net transaction information is determined from the sum of the demand account deposits and withdrawals. The net transaction information is used to determine whether to deposit funds or to withdraw funds from a single deposit account to a client's demand account(s) while updating the database for each client's deposit and authorized demand payment. The system then determines whether each client's account contains more than a specified amount

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(e.g., \$90,000) and distributes any amounts over the specified amount into another account at a preselected banking institution.

In practice, when an investor's account balance exceeds \$90,000 in any one account, the excess funds are automatically moved to a second deposit account at another preselected bank. The client will maintain one insured deposit clearance account while the multiple deposit accounts will be transparent to the investor. All transactions to and from the accounts will post to the investor's insured deposit account, although they may be debited from multiple deposit accounts held at various banks. At the time an Insured Deposit Account is opened, the investor is given the option to choose a preferred bank, to chose a list of preferred banks in a desired (or random) order of preference, and to exclude one or more banks. The system will debit and credit the multiple deposit accounts on the investor's behalf, and in the event that the investor does not preselect a bank, the system will automatically designate a bank or banks. The client may also select the order of preference for deposits and withdrawals. For example, if the investor opened his Insured Deposit Account with \$170,000, he could also indicate that his assets should be invested in Bank A and Bank C. He may also indicate that bank C is preferred. In this example, \$90,000 would be deposited into Bank C and \$80,000 into Bank A. If a check were written or the investor chose to redeem funds directly, the withdrawals would be made from Bank A. Withdrawals would not be made from Bank C until all funds had been redeemed from Bank A. Similarly, if the investor chose Bank C as preferred and chose to exclude Bank B, then \$90,000 would be deposited into Bank C and \$80,000 into Bank A. The investor also can choose the deposit cap for each of multiple banks selected, or can specify deposit caps for default banks chosen by the system (e.g., no bank to hold more than 40% of the inventor's funds). Of course, the investor can also specify that all funds be held in a single bank, even if the amount exceeds \$100,000. The report the investor receives may refer to all of the assets and transactions in the investor's Insured Clearance Account (a single account), or the investor may be shown a report listing all of the sub-accounts (if any) where the funds are held and in which transactions occurred.

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The choice of Banks is held on the investor's account and the system will read the Bank indicator and determine which bank deposit account should be debited or credited. The system will automatically group together all transactions for each bank. At the end of the business day the deposit accounts at the various banks with be either debited or credited. The debit or credit to the deposit account is the net transaction for all activity that occurred that day.

As a result of the present invention the investor earns interest on the balance in his Insured Deposit Account where the interest rate earned can be the same regardless of the bank(s) selected, or may vary depending on the banks selected, while continuing to qualify his account funds for FDIC insurance.

# Brief Description of the Drawings

In the drawings, in which like references characters designate like or corresponding parts throughout the several views, the view are:

- FIG. 1A is a flowchart depicting processing steps the system follows at the administrator's end;
- FIG. 1B is a flow chart depicting additional processing steps according to the present invention;
- FIG. 2 is a flowchart depicting processing steps regarding the determination of a available funds according to the present invention; and
- FIG. 3 is a flow chart depicting processing steps associated with the completion of the banking system process according to the present invention.

# **Detailed Description of Specific Embodiments**

The present invention will be described with reference to an administrator, which can be a brokerage firm, a bank, or another financial entity with which clients can institute financial transactions such as deposits and demand payments. The administrator appears to each client as if it were, at least in part, a bank, by accepting deposits for the client's accounts and by authorizing (and then making) payments demanded by the client from his or

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her account. The funds for all of the clients are pooled into a single deposit account that is maintained as an insured deposit account at a licensed banking institution.

Referring to FIG. 1A, the financial entity 100, which may be a bank, a brokerage or another entity where financial transactions take place or can be facilitated, creates transaction files 101 which are transmitted to Reserve 105; Reserve (or the Reserve System) is the administrator or other entity in charge of administering at least one of the deposit accounts. New account files 102 can be transmitted to Reserve; a new investor account may need to be opened; a new account means organizing and coordinating information to service a new investor for the present system, even though that investor may already be a client of a financial entity 100 for other investment vehicles. A new account 102 becomes part of an existing bank deposit account 129 that collects earned income 130 which transfers the client's income to the client's accounts 131; of course at some time the deposit account must be established with clients' funds. The transaction files represent the addition of funds by check (such as drawn on another institution, or a different demand account from the same institution), wire or electronic transfer, ACH, credits (such as from a debit or credit card merchant), or a sweep from one of the client's other accounts. Accordingly, encompassed in the transaction file are deposits 103 and withdrawals 104. A "sweep" includes the automatic transfer of funds, such as the automated transfer of interest from one account into the client's account, as well as the automated transfer of funds out of the client's account (such as for payment of a securities trade); thus, a sweep may be from one of the client's accounts to another. The responsibility for maintaining the deposit account can be assigned by the administrator to a third party.

Referring now to FIG. 1B, the Reserve System 50 contains an insured deposit database 75 where a position file for debit/credit card users is created 132 and transmitted to a bank for a debit/credit card network 133 where the bank then updates the network 134. The system updates the data base 75 and processes transactions 106 (from 105, FIG. 1A) and opens a new account 107 where application and check deposits are processed 110. The bank preference 107A is the list of banks and the order of preference for deposits and withdrawals held on the account, including a list of banks to be excluded (if any), and the

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maximum percentage and/or amount of funds to be held in each bank. The client's bank preference data is added to the account at 107B. If the client does not select values for any of these variables, the system can provide default values for the banks and their order at 107C sufficient for all of the client's funds. When possible the system will not assign a bank that is in the same state in which the client resides.

Referring to FIG. 2 it can be seen that when a deposit, either a check deposit 111, federal wire deposit 112, ACH deposit, sweep, or other deposit is credited to the client's account 108, the system will review where the existing funds of the accounts are deposited 108A. If the client's balance has reached the maximum allowable balance for the existing bank 108B, as shown in FIG. 3, the system will then select the next bank on the preference list attached to the account 108C. If the maximum allowable balance has not been reached in the existing bank, the system will credit the additional funds to that bank 108D.

Still referring to FIG. 2, the procedure for processing withdrawals can be seen. Various methods of withdrawing funds are debit withdrawal 109, processing debit or credit card transactions such as debit/credit card files 115, direct debit accounts 215, and processing of files 121. Processing of a debit/credit card file 115 utilizes data accumulated from debit/credit card transactions received from the banks 114. The processing of file 121 procedure utilizes one of various sources of data such as a check presented for payment 116, ACH debits 117, touch tone bill paying 118, and/or internet bill paying 119.

After processing the debit procedure, the system will review the bank preference list and select the appropriate bank to debit 125A. The system will sort all the daily transactions by the bank 125B (see FIG. 3). The activity for each bank will then be netted 126 and the appropriate deposit or withdrawals made.

The system will then determine whether funds are available 122, which function is also associated with other participant withdrawals 120. If the funds are available, the account is debited 225. If the funds are not available, however, the system determines whether a credit line is available 123. If a credit line is available, then funds are advanced 230 to cover the debit; if not the transaction is rejected 124.

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Referring to FIG. 3, as previously stated the system determines whether the client's balance reaches its maximum 108B and if so the next bank on the list selected by the client is credited 108C. If the maximum is not reached the existing bank is credited 108D. Information and activities associated with processed debits and credits of the client's accounts from 125A are sorted by the bank 125B and the net activity by the bank is determined 126. The system then determines whether the deposits and credits were greater than the withdrawals and debits 240 and if so, the excess funds are deposited into a deposit account 127. If the debits and withdrawals were greater than the credits the difference is redeemed from the deposit account 128.

Thus, by practicing this invention, the client is provided with FDIC insurance in excess of \$ 100,000.00 because the client's holdings are maintained in multiple insured deposit accounts, which may be in multiple banks.

The foregoing description is meant to be illustrative and not limiting. Various changes., modifications, and additions may become apparent to the skilled artisan upon a perusal of this specification, and as such are meant to be within the scope and spirit of the invention as defined by the claims.

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### What is claimed is:

1.	A method for managing a plurality of demand accounts for multiple clients
whose funds	are held at a banking institution in one or more insured deposit accounts,
	roviding FDIC insurance greater than \$ 100,000.00 for each client, comprising:
	providing a database having client information for each account;
	administering clients' deposits to and withdrawals from each of their demand
	accounts
	authorizing or rejecting the use of funds in a particular client's demand account
	for each demand payment requested from that client's account;
	determining the net transaction of the sum of the demand account deposits and
	withdrawals on a regular basis;
	using the determination of the net transaction to deposit funds to or withdraw
	funds from said one or more insured deposit accounts in which said
	client's funds are held to said clients' demand accounts;
	updating the database for each clients' deposit and authorized demand
	payment.

- The method of claim 1, further comprising the steps of:
   determining whether each client's insured deposit account contains more than a
   specified amount; and
   distributing any amounts over said specified amount into another insured deposit
- 3. The method of claim 1, wherein client's funds are deposited by at least one method selected from the group consisting of check, wire or electronic transfer, ACH, third party credits, and a sweep from one of the client's other accounts.

account at a preselected banking institution.

The method of claim 2, wherein the specified amount is \$ 100,000.00.

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electronic transfers, and combinations thereof.

- 1 8. The system of claim 7, wherein deposits are in the form of least one type 2 selected from the group consisting of drafts (checks), sweeps, electronic transfers, and
- combinations thereof.

### **ABSTRACT**

Providing interest to clients' deposited funds without limitation on the number of demand withdrawals from deposit accounts is accomplished by an administration system that keeps all of the records for the clients' deposits and withdrawals, calculates the total of the deposits and withdrawals for all clients, and uses the calculation to determine whether funds are deposited to or withdrawn from one or more deposit accounts in which all clients' deposit funds are kept. Clients can make unlimited withdrawals, such as by check, credit card, debit card, or electronic transfer, through the administrator. By placing the administrator as the holder of the deposit account(s), exemptions to the limitation on earning interest in demand accounts is facilitated; additionally, dispersing the deposit account funds among multiple banks allows the client to obtain FDIC insurance for all of the deposited funds, which may amount to insurance in excess of the statutory maximum allowed (presently \$ 100,000.00).

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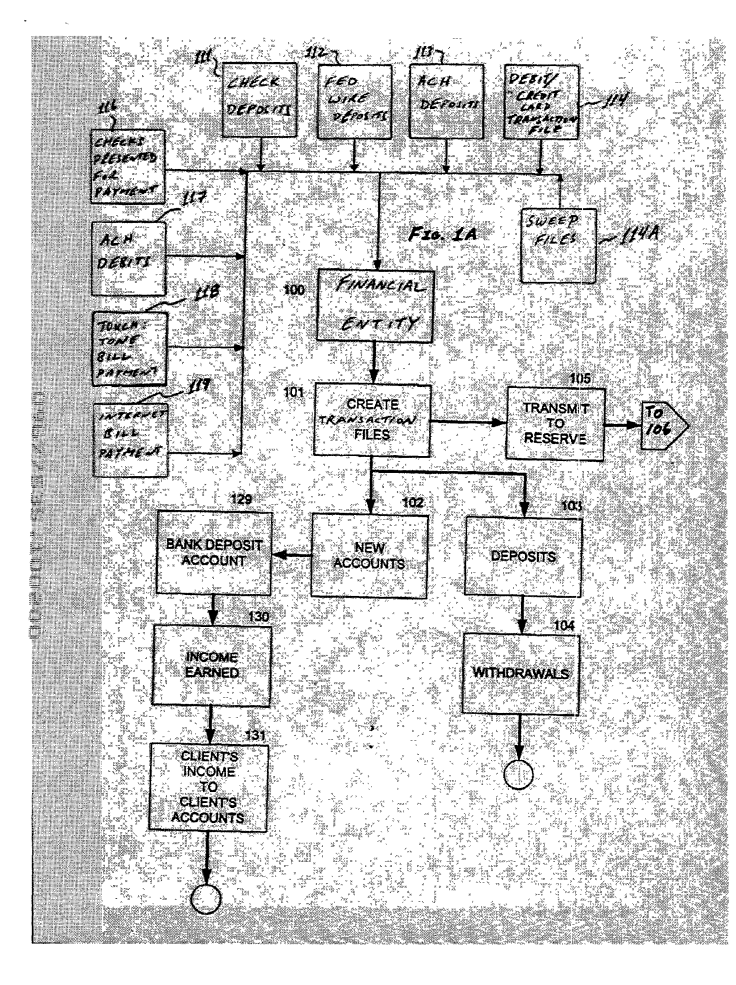
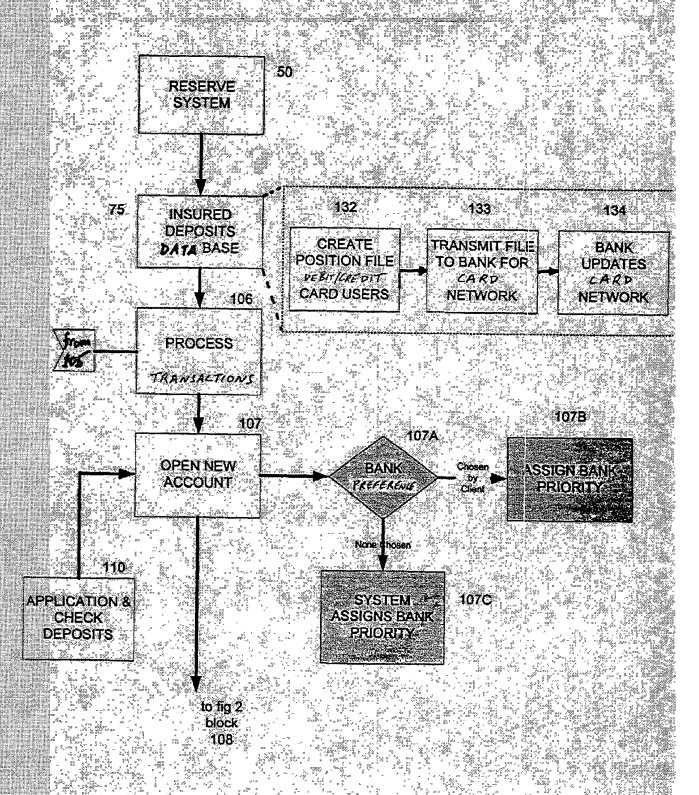
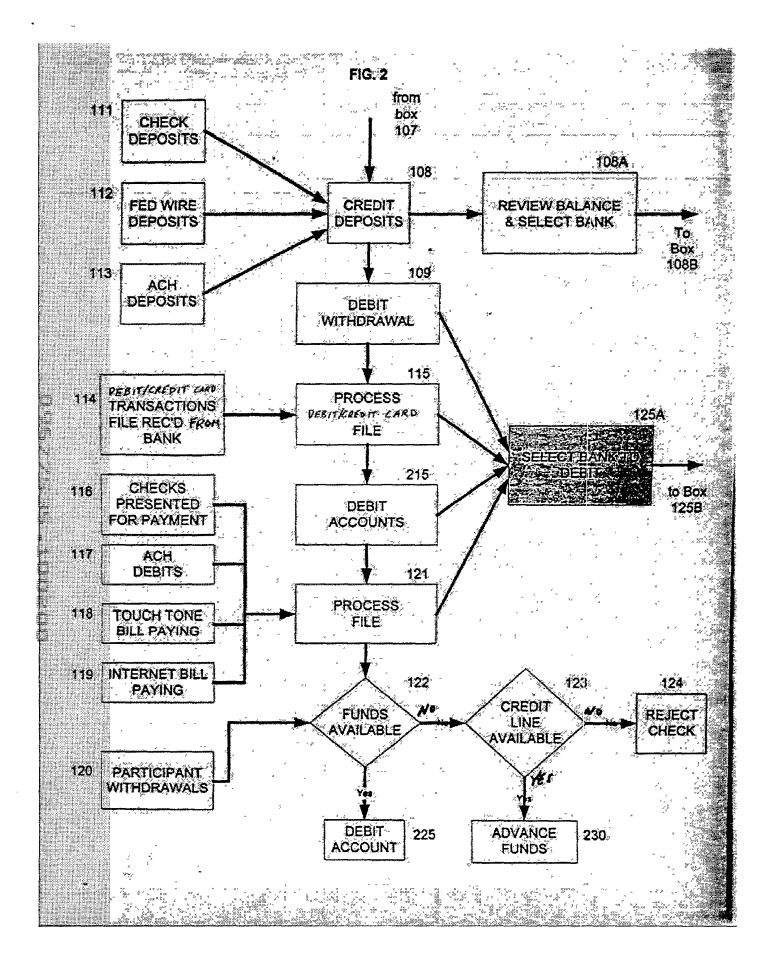
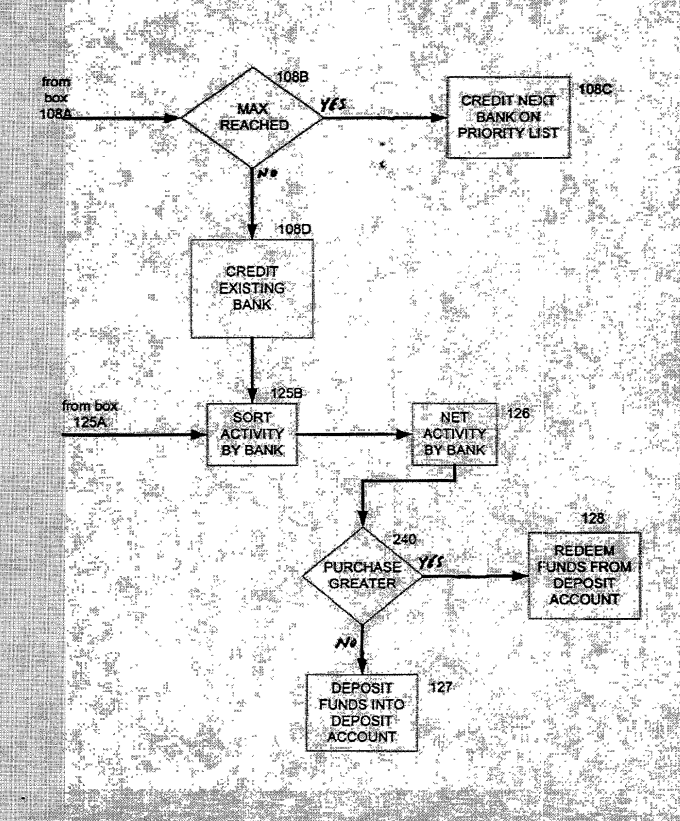


FIG. 1B







# United States Patent & Trademark Office

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Application	deficiencies	were	found	during	scanning.
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